

RECEIVED *VSC*
SUPREME COURT
STATE OF WASHINGTON
Oct 27, 2011, 12:58 pm
BY RONALD R. CARPENTER
CLERK

No. 85679-6

RECEIVED BY E-MAIL

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

In Re: THE ESTATE OF ASHLIE BUNCH:

AMY KOZEL,

Proposed Intervenor/Petitioner,

vs.

MCGRAW RESIDENTIAL CENTER d/b/a
SEATTLE CHILDREN'S HOME,

Defendant/Respondent.

FILED
OCT 27 2011
CLERK OF THE SUPREME COURT
STATE OF WASHINGTON
[Signature]

WASHINGTON STATE ASSOCIATION FOR JUSTICE FOUNDATION
STATEMENT OF ADDITIONAL AUTHORITIES
PURSUANT TO RAP 10.8

George M. Ahrend
WSBA No. 25160
100 E. Broadway Avenue
Moses Lake, WA 98837
(509) 764-9000

Bryan P. Harnetiaux
WSBA No. 5169
517 E. 17th Avenue
Spokane, WA 99203
(509) 624-3890

On Behalf of
Washington State Association for Justice Foundation

ORIGINAL

**STATEMENT OF ADDITIONAL AUTHORITIES
PURSUANT TO RAP 10.8**

Pursuant to RAP 10.8, the Washington State Association for Justice Foundation (WSAJ Foundation) submits the following additional authorities for the Court's consideration:

Maynard Inv. Co. v. McCann, 77 Wn.2d 616, 623, 465 P.2d 657 (1970) (describing "salutary" exception to preservation of error requirements allowing court to address issues not advanced by the parties "if the parties ignore the mandate of a statute or an established precedent")

Harris v. Department of Labor & Indus., 120 Wn.2d 461, 467-68, 843 P.2d 1056 (1993) (noting that, while amicus curiae generally may not raise new issues, this general rule does not apply when consideration of an issue is necessary for the proper disposition of the case).

DATED this 27th day of October, 2011.


GEORGE M. AHREND


FOR BRYAN P. HARNETIAUX,
WITH AUTHORITY

On behalf of WSJA Foundation

OFFICE RECEPTIONIST, CLERK

To: George Ahrend
Cc: Pamela Andrews; Stewart A. Estes; law@garella.com; Bryan P Harnetiaux; Kristen Dorrity
Subject: RE: Estate of Bunch ex rel. Kozel v. McGraw Res. Ctr. (S.C. #85679-6)

Rec. 10-27-11

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

-----Original Message-----

From: George Ahrend [<mailto:gahrend@ahrendlaw.com>]

Sent: Thursday, October 27, 2011 12:28 PM

To: OFFICE RECEPTIONIST, CLERK

Cc: Pamela Andrews; Stewart A. Estes; law@garella.com; Bryan P Harnetiaux; Kristen Dorrity

Subject: Estate of Bunch ex rel. Kozel v. McGraw Res. Ctr. (S.C. #85679-6)

Dear Mr. Carpenter:

On behalf of the Washington State Association for Justice Foundation, a statement of additional authorities pursuant to RAP 10.8 is attached to this email. Counsel for the parties are being served simultaneously by copy of this email, by prior agreement.

Respectfully submitted,

--

George Ahrend
Ahrend Law Firm PLLC
100 E. Broadway Ave.
Moses Lake, WA 98837
Work: (509) 764-9000
Cell: (509) 237-1339
Fax: (509) 464-6290
Website: <http://www.ahrendlawfirm.com/>

This email is confidential. If you are not the intended recipient, please notify the sender immediately